Parliamentary Registration (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

1. Definition of "Principal Act," "Registration Acts,"

- 2. Extent.
 - Short title.
 - Grounds of objection to be stated in notice. Each ground of objection to be treated as separate objection.
- 6. Costs to be awarded where objections fail.
- 7. 12 & 13 Viet, c. 91, s. 63, repealed,
- Poor rate collectors to enter objections on lists.
- Sixty-seventh section of "Principal Act" to apply to noor rate
- collectors. 10. Poor rate collectors to attend revision courts and to subscribe
- 11. Remuneration of pour rate collectors.
- 12. Medical relief not to disqualify.
- 13. Power to enforce attendance of witnesses, and to imprison for
 - contempt in case of persons refusing to give evidence. Revision courts to be held at polling stations.
 - Register to contain post towns.
- 16. Notices to be posted at churches.
- 17. Precepts, &c. to be made conformable.
- Date of coming into operation.

SCHEDULE .- Oath to be taken by certain persons.



BILL

Amend the Law relating to the Registration of Parliamentary A.D. 1877.

Voters in Ireland; to facilitate the obtaining of the
Franchise by Persons entitled; and for other purposes.

WHEREAS it is expedient to helitate the registration of persons entitled to the franchis, and to pervent frival objections, and it is expedient to provide a remedy in that behalf in the same manner os same has been already provided in the 5 counties, cities, towns, and boroughs in England:

And wheres other amendments are required in the laws relating

And whereas oaner americaneous are required in one laws tensing to the registration of parliamentary electors in Ireland: Be it therefore consted by the Oncen's most Excellent Maiesty,

by and with the advice and consent of the Lords Spiritual and 10 Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows; (that is to say,)

Preliminary.

1. "Principal Act" shall mean the Act passed in the session of Defeator of

the thirteenth and fourteenth years of Her present Majosty, chapter "principal 15 sixty-nine, as amended by the "Registration Acts." "Registration "Registration Acts in the Acts of the thirteenth and Jour-See Acts in the Act shall mean the Act of the thirteenth and Jour-See Acts in the Act of the thirteenth and Jour-See Acts in the Acts of the chirecter and Jour-See Acts in the Acts of the Acts in the Acts of the Acts in the Acts of t

other Acts or parts of Acts relating to the registration or qualification of persons emitted to vote at the election of members to serve 20 in Parliament for Ireland as amended by this Act.

2. This Act stall apply to Ireland only, but shall not extend to Extented

the herough of the University of Dublio.

Act.

3. This Act may be cited for all purposes as the Registration Stort 60c.

Amendment (Irefand) Act. 1877.

Prevention of frivolons Objections.

4. A notice of objection given under sections twenty-six or thirty. Notices of six respectively of the "principal Act" to any person upon any chall state [Bill 15.]

A.D. 1877. list of voters shall not be valid unless the ground or grounds of objection be specifically stated therein; and each ground of objection shall be deemed a separate ground of objection; the notice of such objection to be given to the clerk of the peace or town clerk shall be a copy of the notice given to the person objected to.

No person objected to by a notice under the said section of the 13 & 14 Vict. principal Act, as amended by this section, shall be required to give evidence before the chairman or revising barrister in support of his right to be registered otherwise than as such right is called in question in the ground or grounds of objection specified in the 10 5. Every separate ground of objection in any notice given in

accordance with this Act shall be treated by the chairman or revising barrister as a separate objection; and for every such ground of objection which, in the opinion of the chairman or revising 15 barrister, has been groundlessly or frivolously and vexatiously 13 & 14 Vic. stated, he shall, on the application of the person objected to, or any e. 69. s. 68. one on his behalf, and upon the production of the notice of objection, award costs against the objector to the amount of at least two skillings and sixpence, and this though the name of the person 20 objected to be expunged upon some other ground of objection stated

6. Where any objection is made to any person appearing on any list of voters for any county, city, town, or borough, or to any person elaiming to be on such list of voters, and the name of the 25 person so objected to is retained on or inserted in the list by the chairman or revising barrister, the chairman or revising barrister shall, unless for special reasons he otherwise determine, order costs to be paid to the person objected to, to such an amount as in his 80 discretion he shall think fit.

in the same notice of objection.

7. From and after the passing of this Act no person shall be omitted from any rate made on premises situate in the city of Dublin, or from any list of persons entitled to vote at the election of Members of Parliament for such city, by reason of anything contained in the sixty-third section of an Act passed in the session of 35 Porliament beld in the twelfth and thirteenth years of Her present Majesty, entitled "An Act to provide for the collection of rates in " the city of Dublin," but every occupier of premises within the said city shall be entitled to have his name inserted in any rate, and

in any list of voters, in the same manner to all intents and purposes A.D. 1877. as if the said recited section never had been passed.

Miscellaneous.

- 8. The clerk of each poor law union wholly or in part within the Puer nic binite of any country in Ireland, after he shall have made out the obstence to supplemental list in the twentieth section of the "principal Act" international and directed to be made out, but before transmitting the list. same to the clerk of the pence of the country as in said section is 13 he iventions to the clerk of the pence of the country as in said section is 0.0.0. Six.
- 10 collector or collectors of poors rate for such respective harony or division of a harony; and such collector or collectors shall upon such list enter objections before the names of persons in such supplemental list contoxined, and not entitled to be on the register.
- next to be useds, in like memor in all respects and in the like 10 cases as in the insteatenth section of the principal Act is directed and required with regard to the copy of register of such harvoy or division of a barony, and such respective poor rate collector or sollectors shall return such lists to the clerk of the union in sufficient time to enable who clerk of the union to deal with said list.
- One is directed by the twentists section of the said principal Acc.

 Cettio pe
 9. The provisions of the sixty-seventh section of the "principal visions of the sixty-seventh" section of the "principal visions of the section of the "principal visions of the section of th
- Act "shall apply to all poor rate collectors as fully as the same of several apply to any clerk of the peace or town clerk.

 10. In each court of revision holden in or for any such county, Pour rote city, town, or horough, every collector of poors rate or other officer calculum to
- or person having the custody of any such rate or mic-hooks (whose situation and the preparation, revision, or correction of the lists of voters) shall be preparation, revision, or correction of the lists of voters) shall be considered before the chairman or revising barrister, and shall answer pressure as the constraint of the constra
- may put to him, and shall also at the commencement of each stays are revision make and subscribe the oath contained in the schedule shall beresto; and it shall be lawful for the chairman or revising a stable heartsizer, from time to time as there shall be occasion, to fine 38 any such collector of poor rate or other efficient who shall be quilty
- of any breach of duty in execution of this Act any sum not exceeding fee possids.

 II. The guardians of the poor of each union of every county, Resusce-
- city, town, or horough shall, by order, make such annual allowance that is possible out of the rates to the poor rate collectors, as compensation for lecent, the duty by this Act imposed upon them, as the said guardians [15,7]. A. 8

A.D. 1877. shall think proper; but no such order shall be acted on, nor any payment made thereunder, until the same shall be approved of by the Local Government Board.

Medical en-12. Section one hundred and eleven of the "Principal Act" shall not apply to persons who shall receive medical but no other 5 13 & 14 Vist, relief under the Acts for the more effectual relief of the poor in c. (0). a 111. Ireland.

endance at-

13. Any person who shall refuse or neglect, when duly required by summons under the hand of any chairman or revising barrister, to attend before such chairman or revising barrister at any court 10 sammoned. to be bolden under the "principal Act," or under any other Act empowering a chairman or revising barrister to hold courts for €. 50, ≤ 56.

the revision of lists of parliamentary voters, for the purpose of being examined as a witness, shall, upon proof before him of the service of such summons, be lishle to pay by way of fine for every 15 such offence a sum of money not exceeding five poweds nor less than twenty shillings, to be imposed by and at the discretion of the said chairman or revising barrister holding any such court as aforesaid, and to be recovered in the same manner as the other fines imposed by said Act are now by law recoverable.

Any person who shall have been duly summoned and shall refuse to give evidence before the chairman or revising barrister at any court to be holden under the principal Act, or under any other Act empowering a chairman or revising barrister to hold courts for the revision of lists of narhamentary voters, shall be liable to imprison- 25 ment for contempt of court for a period not exceeding six socials, at the discretion of the chairman or revising barrister.

held at poll-

14. The chairman or revising barrister of every county or riding shall hold open courts for the revision of the lists of voters at each of the places which may be from time to time appointed as 30 polling places for such county or riding : Provided always, that the Lord Lieutenant or other chief governor or governors of Ireland may, if he or they shall consider any of such places inconvenient for the purpose of holding such revision courts, appoint such other places within the said county or riding as he or they shall think 35 more convenient and suitable for the revision of voters for such county or riding.

Resister lists 15. Every year after the year one thousand eight hundred and seventy-seven the register for each county in Ireland, and every list of voters or list of claimants for such county, shall contain the post 40 town of the place of abode of every person whose name shall be abole of per- upon such register, list of voters or list of clasmants, for such county.

16. In crusy case where by the principal Act or any of the other Adv. 1977. Registration Acts, any notice, little, register, or other document shall also be required to be posted or kept at or more the policy station, such lists, Acts is notice, list, register, or other document shall also be posted in the largest or other document shall also be posted in the largest of does of every chapel and church in the hurvay where such notice, does, does, do. list, register, or other document is required to be posted, and at

the market places at which notices are usually published.

17. All precepts, instruments, proceedings, and notices relating Precepts, &c.

to the registration of voters shall be framed and expressed in such embrandes 10 manner and form as may be necessary for the carrying of the to this Act provisions of this Act into effect.

18. This Act, so for as is consistent with the tenor thereof, shall be Construction

construed as one with the emetments of the "Registration Acts," of Act, and the words and expressions to which by the "Registration Acts," 15 meanings are assigned have in this Act the same respective mean-

5 meanings are assigned have in this Act the same respective meanings, unless excluded by the subject or context.

 This Δct shall come into force on the first of December one Data of operation of thousand eight hundred and seventy-seven.

SCHEDULE.

20 OATH to be taken by CLERK of the PEACE, TOWN CLERK, POOR
RATE COLLECTOR, at the commencement of the sitting of
REVISION COURT.

I make oath and say that I have honestly and faithfully and to the host of my shilling discharged all the duties 26 imposed upon me by law relating to the preparation, excision, and correction of the lists of voters which are to be revised at the present court of revision.

Served this day of before me

[The chairman or resising barrister.]

Parliamentary Registration (Ireland).

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To amend the Law relating to the Registration of Parkinnentary Yours in Frehand; to facilitate the obtaining of the Franchian by Persons entitled; and for other purposes.

(Deserved and decouple to by 3D. Matchell Henry, Mr. Meldins, and Mr. Batt.)

Ordersk, by The House of Commens, to be Printed, 9 February 1877.

(Bill 15.)